

ANOTHER VICTIM OF POISON HOOCH DEAD IN HOBOKEN

Authorities Fear More Wood
Alcohol Deaths With-
in 24 Hours.

Deaths in Hoboken and Jersey City since Saturday, supposedly from wood alcohol poisoning, were increased to nine early today, when Edward Dehn, forty-five, was found dead in his room at No. 107 Garden Street, Hoboken.

Dehn had been dead twelve or sixteen hours, Dr. Frank Haskins, County Physician, who examined the body at the morgue, could not say definitely if the man died of alcoholic poisoning.

Two young men were taken off an Erie ferry boat on its way from Manhattan to Jersey City last night. Edward Everett, a special policeman of the Erie Railroad, found them in an alleged drunken stupor on the boat and notified the Jersey City police. The men were taken to Jersey City Hospital. One of them had a bottle containing whiskey. Before they lapsed into unconsciousness at the hospital they said they were John Smith, nineteen, and George Auchto, nineteen. One of them said he bought the liquor in Manhattan. Physicians as yet have been unable to determine whether they are suffering from wood alcohol poisoning.

The New Jersey authorities have obtained information that led them to predict to-day that more victims of liquor purchased near the piers will appear within twenty-four hours. Chief Hayes of Hoboken had men out all night searching this river front for bootleggers. Dr. Arthur P. Haskins, County Physician of Hoboken, announced that examinations showed five men who died in Hoboken were victims of wood alcohol. Bootleggers disguised as sailors were suspected of having sold the poison.

ARBUCKLE'S NEW TRIAL IS STARTED

Venue of Sixty Called, With Se-
veral Days of Jury Selection
in Prospect.

SAN FRANCISCO, Jan. 11.—Roscoe Arbuckle's second trial on a charge of manslaughter in connection with the death of Miss Virginia Rappe took the top place on the calendar to-day before Superior Judge Harold Louderback. The jury in the first trial disagreed.

Attorneys for both defense and prosecution have expressed belief that this trial, which is to be conducted on a Grand Jury indictment, will be longer than the first one. It is expected to develop into a legal battle between Matthew Brady, District Attorney of San Francisco County, and Gavin McNab, chief of the Arbuckle defense staff.

A venire of sixty has been called and several days are expected to pass before a jury is selected.

Miss Rappe died on Sept. 5 last, it was alleged as a result of injuries inflicted by Arbuckle at a drinking party in his rooms at the Hotel St. Francis here.

ARMS FOR CITIZENS DURING CRIME WAVE

Every One Should Be Protected,
Says Alexander Rorke.

Former Assistant District Attorney Alexander L. Rorke said in General Sessions this morning that all citizens ought to get permits and arm themselves during crime waves.

The remark was apropos Rorke's motion for dismissal of an indictment against Ciro Vigliano, No. 1466, 67th Street, Brooklyn, accused of killing David Soldano, No. 733 Atlantic Avenue, Brooklyn, during a garment workers' strike last August.

Rorke said Vigliano had been black-jacked by strikers and had then obtained a permit to arm himself. Decision was reserved.

\$6,000 LIBERTY BONDS DISAPPEAR FROM SAFE

Brokers Announce the Loss by a
Client.

Arthur Lipper & Co., bond brokers, announced to-day the loss by a client of Liberty bonds to a value of about \$6,000. That the bonds disappeared from a safe was the only information given.

They are described as 4 1/2% Nos. 167, 975 to 5 inclusive, and Nos. 285,744 and 175,003 for \$1,000 each; Nos. 100,046 to 50 inclusive \$50 each; 4 1/2% No. 00,947; 4 1/2% Nos. 648,485-9 for \$50 each, and Victory 4 1/2% 433,691 for \$300.

Don't endure
those ugly skin
blemishes when
RESINOL
Soothing and Healing
Clears away blotches
easily and at little cost
Have a healthy skin
that everyone
admires
Keep a jar on hand

SUIT FIRMS FORCED BY COURT TO LIVE UP TO UNION CONTRACT

(Continued From First Page.)

three hours last December with Max D. Steuer appearing as chief counsel for the manufacturers and Samuel Untermyer and Morris Hillquit for the union.

Justice Wagner in his decision said in part:

"The motion is granted enjoining the defendants herein, their agents and members of the Cloak, Suit and Skirt Manufacturers Protective Association from combining and conspiring in any way to order, direct, instigate, counsel, advise or encourage the members of the association to cease performing or to violate the agreements of May 29, 1919, and June 3, 1921, made between the Cloak, Suit and Skirt Manufacturers Protective Association and the International Ladies' Garment Workers' Union and the Joint Board of Cloak-makers' Union of the City of New York."

"From ordering, advising or encouraging such members of the association, or any of them, to abrogate and discontinue the provisions of said agreement for the system of week work in their establishments prior to June 1, 1922, or to increase the hours of labor in their establishments above forty hours a week until the said first day of June, 1922."

"From expelling from membership in said the Cloak, Suit and Skirt Manufacturers' Association; fining or otherwise punishing, disciplining or discriminating against such members of the said association as may agree with the International Ladies' Garment Workers' Union and the Joint Board of Cloak Makers' Union of the City of New York, or either of them, to resume work in their establishments upon the terms as to the system of work, hours of labor or otherwise of the agreements between the parties of May 29, 1919."

"From doing or discontinuing any acts in furtherance of the conspiracy above set forth by means of speech, writing, meeting or any other method, and from taking any steps what so ever to put into execution or to maintain in force and effect the aforesaid resolution of the manufacturers' as-

sociation adopted on the 25th day of October, 1921."

In his conclusion, Justice Wagner said in part:

"Out of the mass of affidavits submitted by both sides, with denials and some conflict of facts, there survives clearly a preponderance of evidence in favor of plaintiff's establishing its rights to the extraordinary relief sought."

"While this application is novel, it is novel only in the respect that for the first time an employees' organization is seeking to restrain their employers' organization from violating a contractual obligation."

"It is elementary and yet sometimes requires emphasis that a court of equity is open to employer and employee alike. It is no respecter of persons. It is keen to protect the legal rights of all. Heretofore the employer alone has prayed the protection of a court of equity against threatened irreparable loss of employees."

"But mutuality of obligation compels a mutuality of remedy. The fact that the employees have entered equity's doors by a hitherto untraveled path does not lessen their right to the law's decree."

"Precedence is not our only guide in deciding these disputes. That progressive sentiment of advanced civilization which has compelled legislative action to correct and improve conditions which a proper regard for humanity would no longer tolerate cannot be ignored by the courts. All decisions should be in harmony with modern conception and not in defiance of it."

"Being persuaded by the proof produced that the contract with its modifications was in force on Sept. 25, 1921, the resolution adopted by the defendant association on said date contemplated a material breach of said contract."

"Since the members of defendant association were by the by-laws bound to and did carry out the directions of the association, to repudiate its legal obligations, the act constitutes conspiracy. A combination to procure a concerted breach of contract by the members constitutes a violation of plaintiff's legal rights."

"The only distinguishing feature in the instant case is that the applicants are the workers. They are entitled to have exercised in their behalf the restraining power of the court when their legal rights are obstructed."

"When informed of Justice Wagner's decision Mr. Steuer, for the manufacturers, said this afternoon: 'We have been waiting for this decision for a long time. We will appeal immediately, and in the mean time, of course, will ask for a stay of the injunction, pending our appeal.'

DETECTIVES FREED OF INDICTMENTS WHITMAN SECURED

Judge Upholds Plea of Gross
Carelessness Resulting
in Injustice.

The indictments charging Detectives James Fitzpatrick and William R. O'Connor with having accepted illegal gratuities for the recovery of stolen automobiles were dismissed to-day by Judge Nott in General Sessions. The men were indicted March 24 in the course of the investigation made by former Gov. Whitman as a Special Assistant District Attorney.

The application for dismissal was made by State Senator Thomas S. Sheridan after an examination of the Grand Jury minutes. He assured the court the minutes showed gross carelessness or worse in the presenting of the evidence, which had resulted in a grave injustice to the detectives and had cost the city the amount of their salaries from the date of their suspension until indicted.

Assistant District Attorney Brothman said the evidence showed the Automobile Underwriters' Protective Association had sent a check for \$100 to Commissioner Enright in appreciation of the work of O'Connor in recovering the automobile of W. D. Sinker. The Commissioner had indorsed the check and \$50 had been

given to O'Connor, \$10 to the pension fund and \$40 to the relief fund, strictly in accordance with law.

In the case of Fitzpatrick there was the statement of J. Chester Sneath that he had paid \$100 in cash to Fitzpatrick. There was no corroboration and Fitzpatrick denied it. The courts have demanded corroboration invariably under such circumstances.

ENGINE ROLLS DOWN 100-FOOT EMBANKMENT

Fireman Killed—Two Others Badly Injured.

PORTSMOUTH, O., Jan. 11.—J. G. Callahan, Russell, Ky., fireman, was killed, S. H. Caldwell, brakeman, Chillicothe, Ky., and Louis K. Perry, engineer, Russell, Ky., were badly injured and scalded when the engine, tender and three coal cars of a freight train, on the Chesapeake & Ohio Northern plunged down a 100-foot embankment, one and a half miles north of Selma, early this morning.

Callahan was caught in the cab of the engine and was scalded to death. The other two men jumped.

The engine rolled over several times and landed upside down. Collapse of a huge fill, weakened by heavy rains, was given as the cause of the accident.

SLAYER TO BE EXECUTED TO- MORROW

PALMYRA, N. Y., Jan. 11.—Unless Gov. Miller intervenes, Edward Persons of Jamestown will die in the electric chair at Sing Sing Prison to-morrow night for a murder in Chautauque County a year ago. Motion for a new trial was to-day denied by Justice & Nelson Sawyer.

CASE OF BOY FIGHTER DISMISSED BY COURT

Friedmann, in Fatal Fight With
Cisney, Under No Charge.

Justice Wilkin in the Brooklyn Children's Court today dismissed the charge of juvenile delinquency which had been made against Theodore C. Friedmann Jr., fourteen years old, of No. 407 Ocean Avenue, Brooklyn, following the death of Harold Cisney, another boy, in a fight between the two boys in the basement of the Erasmus Hall High School last Thursday afternoon.

The justice was advised that the District Attorney's office recommended that the charge be dismissed.

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FROCKS

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SUITS

—smartly tailored or embroidered models of Tricotine—very suitable for early spring wear—and suits of fine velours, either plain embroidered, or with collars or trimmings of Beaverette.

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About 225 Coats, many whose fur trimmings alone could not be duplicated for the sale price—materials of Orlando, Geona, Duvet Superior, Marvella, Pannvelaine, Bolivia, Ramona and Salt's Seal Plush; furs of Lynx, Fox, Caracul (light and dark), Squirrel, Golden Beaver, Skunk, Opossum, Wolf, Mole or Krummer.

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About 125 Frocks of the very finest and exclusive models of rich, heavy Canton Crepe, Crepe Satin, Chiffon Velvet, Georgetown, finest Tricotine and Poirer Twill, the smarter combinations and colorful taffetas, lace frocks and gowns for evening wear.

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SUITS

Of the richest, velvety fabrics of this season—Evora, Veldyne, Moussyne and Suede Velours—plain tailored, heavily embroidered or smartly fur trimmed in Mole, Beaver or Nutria. Distinctive tailoring and findings throughout of the very best quality.

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Analysis of the Hupmobile business for months
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This is that no less than half of all the Hupmobile sales in America are being made to owners of other cars.

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Plain and drop-stitch models; to be
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Superior quality; flesh only; elastic
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Silk Pantalettes

Full ankle length models with
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French Kid Gloves

Genuine French kid; 2-clasp mod-
els; overseam and P. K. sewn with
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Full fashioned, pure silk hose;
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soles; black and wanted colors. **1.45**

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